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Supreme Court No. 84894-7

Court of Appeals No. 62843-7-1

CURR

SUPREME COURT
OF THE STATE OF WASHINGTON

SCOTT E. STAFNE,

Petitioner

vs.

SONOHOMISH COUNTY AND
SNOHOMISH COUNTY PLANNING DEPARTMENT

Respondents

FILED
SEP 27 2010
CLERK OF THE SUPREME COURT
STATE OF WASHINGTON

CITATION OF SUPPLEMENTAL AUTHORITY PURSUANT TO
RAP 10.8

SCOTT E. STAFNE
PRO SE

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ATTACHMENT TO EMAIL

Stafne cites the following supplemental authority as being related to the issue of the nature of the power (*i.e.* legislative, administrative, or quasi-judicial) Snohomish County was exercising when it was asked to declare the status of the classification of land inside parcels that had been ministerially adjusted pursuant to a final boundary line adjustment land use decision:

Docket Number: 82225-5

Title of Case: City of Port Angeles v. Our Water-Our Choice

File Date: 09/23/2010

Pages: 7 – 13

Respectfully Submitted,

S/ Scott E. Stafne

Scott E. Stafne, WSBA 6964

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Subject: Stafne v Snohomish County, Supreme Court No. 84894-7

Please find attached for filing "citation of additional authority pursuant to RAP 10.8" in Stafne v Snohomish County, Supreme Court No. 84894-7.

Thank you.

Scott Stafne, WSBA 6964

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